

# LOCAL INTELLIGENCE.

WEDNESDAY, JUNE 10, 1885

**TERMS OF THE NEWS AND HERALD.**—Tri-weekly edition, four dollars per annum in advance. Weekly edition, two dollars per annum in advance. Two dollars and fifty cents per annum, if not paid in advance.

**RATES FOR ADVERTISING.**—One dollar per inch (solid matter) for the first insertion, and fifty cents per inch for each subsequent insertion. These rates apply to advertisements of every character, and are payable strictly in advance. Obituaries and notices of death are charged for as advertisements. Marriage notices, and simple announcements of deaths, are published free, and are solicited. Liberal terms for contract advertisements.

**Citation.**—J. R. Boyles, Judge of Probate.

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**Notice.**—J. M. Beatty & Bro. Must be Pashed.—A. Williford & Co.

## Local Briefs.

The weather at present is favorable to farming interests.

It is said that there is a great deal of sickness in the county at present.

It is said that a couple of mad dogs have been killed in town. Let all such be promptly dispatched.

A petition has been sent up to the Town Council asking that the street lamps be put back on the sidewalks.

Some of the darkies remark that penitentiary coats are becoming very fashionable in town.

Sheriff McCauley carried down on Monday evening six recruits for Col. Lipscomb's hotel.

There are four murder trials to come off at the present term of Court for Lancaster county.

We learn that the smaller boys of town are making efforts to get up a string band. We wish them success.

The closing exercises of the public schools are engaging the attention of patrons, teachers and picnickers at present.

It was found necessary on Thursday morning to supplement the panel of petit jurors by drawing ten takersmen.

Major Woodward came in on his little "special" Monday morning. He had a passenger behind him but seemed to make "a mile or more" notwithstanding.

We hear that a dancing class is forming in town. If a sufficient number join, it is said that Miss Ollie Thompson will come over and take charge of the same.

As the stores now close at six o'clock in the afternoon, and business generally is suspended after that hour, the postoffice will, until further notice, close for the day at half-past six o'clock.

The sensation created here by Miss Lula Hurst has not entirely subsided yet. Some of the younger gentlemen now say that all she does may be explained on the hypothesis of "unusual energy and personal magnetism."

The cotton crop throughout the county is said to be promising. Stands are excellent, and if the seasons are favorable for the next two months a large yield may be expected with certainty.

Parties who have pictures that they wish to have enlarged may find it to their advantage to call on Mr. J. S. Curtis, art craze, at the Deval House. He does very neat work, and will be glad to give instructions in the principles of his art.

We are glad to notice that Collector Bradley has appointed Mr. Amos E. Davis, of this county, one of his deputies. Mr. Davis is a very efficient business man and his appointment may be taken as assurance that the Collector means business.

George Smith convicted at the last term of Court of larceny of grain from the field, and Sam Bailey convicted of carrying concealed deadly weapon, paid up their fines, respectively fifty and forty dollars on Saturday and were released.

Mr. Charles A. Douglass, of this place has accepted an invitation to deliver an address before the Agricultural, Horticultural and Mechanical Association of Chester, York, Fairfield and Lancaster counties, at the approaching summer meeting of that body.

**SURVIVORS MEETING.**—The Survivors of Cos. C and I of the Twelfth Regiment, S. C. V., are requested to meet in the Court House on Saturday, June 13, at 12 o'clock. A full attendance is desired as business of importance will come before the meeting.

**DEATH.**—Mr. Ruben Motley, an aged citizen of this county who resided near Ridgeway, died of cancer of the tongue on the 21st of May last. He was a consistent member of the Concord Baptist Church. He leaves three daughters, a number of grandchildren and many friends to mourn his loss.

**IN THE TRIAL JUSTICE COURT.**—On Saturday the case of the State vs. John Green for carrying concealed deadly weapon was heard. The defendant was required to find surety for his appearance at the next term of the Court of Sessions, and an opportunity affording itself, he very promptly gave "leg ball."

**PROPOSED AMENDMENT.**—An effort will probably be made by our representatives at the next session of the Legislature to have the time for holding Court here changed from June to July. This would perhaps require a corresponding change in the February and September terms, but March, July and October we believe would suit the convenience of our farmers much better.

**THE COLORED FIREMEN.**—The colored firemen were out on last Friday in full dress uniform and presented a very creditable appearance. They were formally inspected by the Town Council and the assistant chief of the fire department. Their equipments were found in first rate condition and the organization of the companies was pronounced very good. A felicitous address was delivered by Intendant Elliott.

**A LIBERAL OFFER.**—In order to advance our subscription list we have decided to make the following offer: To any one sending us one dollar cash we will send the weekly NEWS AND HERALD till January, 1886, or for two dollars cash we will send the tri-weekly NEWS AND HERALD till the same date. A prize of five dollars will be given to the party who sends us the greatest number of subscribers at the foregoing rates, provided the successful contestant shall send at least ten names. This to stand until the 15th of June next.

**PERSONAL.**—The Rev. John Gass, with Mrs. Gass, arrived here on Wednesday afternoon. Mr. Gass will have charge of the Episcopal churches at Ridgeway and Wimborsboro. There will be services in the church at this place to-morrow morning at half-past eleven o'clock, and at six o'clock in the afternoon.

Miss Nannie Glenn, of Yorkville, is in town visiting her sister Mrs. W. R. Williford.

Mr. and Mrs. D. V. Walker returned from Kentucky on last Saturday.

Miss Kate Davis, of Columbia, is in town on a visit to friends and relatives.

**BOOMING.**—A leading citizen of town sends in a sample copy of the Ocala Banner "for the edification of the local editor of THE NEWS AND HERALD." We beg leave to assure our friend that we are greatly obliged for his kindness. Owing to our inherent all-over-topping stupidity, however, we have not been in the least edified. He advises us to adopt a system of "booming" and thus get rich and make the country rich, but with thanks we must decline to act upon the suggestion. It affords us the greatest pleasure at all times to recognize merit wherever we find it, but we will not "boom" anything or anybody. We would rather join the greenback party and get rich that way.

**A TIMELY WARNING.**—Those who have kept up with matters reported in the local columns of THE NEWS AND HERALD will remember that for the past six months wife beating has been epidemic among the colored population. The practice has prevailed to that extent that a whipping-post for wife-beaters has been to some extent talked of, and it would seem that some step should also be taken for the protection of the children, for the records of the last Court show that they too suffer from the cruelty of their inhuman parents. Lias Rawlinson pleaded guilty of assault and battery of a high and aggravated nature on his little grandchild, towards which he stood in the relation of parent and was sent to the penitentiary for six years. The child had not a square inch of sound hide on his body. And Allen Boyd and Tody Boyd were convicted of murdering their daughter. The evidence in this case showed it to be one of systematic cruelty resulting in the tragedy by which these defendants incurred the extreme penalty of the law. Their fate should admonish those of their race who occupy similar relations in life that there is a limit to malignity beyond which even the parent of a colored child cannot go.

**The Plume Drill.**

The plume drill and ball, which was the event of the season, has come and gone. Every precaution was taken to render the occasion a success, and the committee of arrangements are certainly entitled to the commendation of a pleasure-seeking public.

The contest commenced at about nine o'clock and continued for an hour and a half, becoming more and more exciting as individual members were dropped from the list of contestants. It must be said for the Gordons as a whole that their soldierly bearing is more than excellent, and the facility with which they handled their pieces would have won the admiration of Upton himself.

Two plumes were awarded—one to the best drilled non-commissioned officer, the other to the best drilled private. The former, after a spirited contest, was awarded to Sergeant H. B. McMaster, the latter to Private G. L. Huey.

The prizes were delivered with appropriate remarks by Mr. H. N. Obeare. The speaker dwelt at length upon the importance of military organization, the part which they had played in the history of the world, etc. They had made and unmade empires; they had preserved in national crisis the public tranquility; they had upheld and perpetuated the principles of civil liberty.

The ceremonies of the occasion were appropriately concluded with a grand ball, in which the clash of arms, if not bloody, was at least energetic, and in which civilians vied with soldiers in generous rivalry.

A number of young men from Rock Hill, Chester and Columbia were present and participated in the festivities of the evening.

Music was dispensed by the Italian String Band of Charlotte, N. C.

**Considering the Traveler's Comforts.**

The Atlantic Coast Line has just put on their train between Columbia and Charleston a new buffet parlor car, which was built at their extensive shops at Florence, S. C. This car is handsomely finished in polished oak and is constructed in the most approved manner for comfort and durability. The windows, which are unusually large, are so weighted as to be easily raised or lowered. It is furnished with elegant parlor chairs, which cost \$35 each, by each of which is placed a footstool. In one end of the car is a compartment, which can be screened from the view of the passengers by a curtain, in which are a washstand, bread and ice chests, a very handsome "buffet car," heated by oil or alcohol, containing several small compartments from which coffee, tea, etc., are served, and a perfect green of a little sideboard, through the pretty glass of which can be seen tempting fruit, pretty china, silver ware, etc. There are little tables that can be

adjusted in front of each chair, on which luncheon can be served without a passenger leaving his seat. The following bill of fare is printed and furnished to the passengers:

Ham sandwich.....10c.  
Tongue sandwich.....10c.  
Three boiled eggs.....10c.  
Tea, per cup.....10c.  
Coffee, per cup.....10c.  
Milk, per glass.....10c.  
Ice tea, per glass.....10c.  
Lemonade, per glass.....10c.  
Appolinaris lemonade, per glass.....15c.  
Ginger ale (imported), per bottle, 10c.  
Ginger ale (domestic), per bottle, 10c.

There is a polite porter on the car to attend to the wants of passengers, and no fees are expected or desired by the railroad company to be given to the porter.

All passengers holding first class tickets ride in this car without additional charge.

Through tickets from Wimborsboro to Charleston on sale at the ticket office here, and your baggage will be checked through, via the Atlantic Coast Line.

**Presentment of the Grand Jury.**

The following is the presentment of the grand jury:

To the Honorable Isaac D. Witherspoon, Presiding Judge:

The grand jury for the county of Fairfield respectfully make the following presentment of their actions and doings during the June Term, 1885, of the Court of General Sessions for said county:

We have duly considered all the bills of indictment submitted to us by the Solicitor, and made presentment accordingly.

We have made no examination into the condition of the several public offices or the public buildings, and make no presentment thereon, for the reason that any examination made at this time would necessarily be superficial, and therefore unsatisfactory as well to ourselves as to the public.

We have examined the books of Trial Justices H. A. Glenn, W. W. Entzinger, J. W. Evans, J. M. Higgins, C. E. Thomas, Jas. A. McCree, W. B. Douglass, John H. Ellis, H. J. W. Coleman, Jno. J. Neil and T. M. Catheart, and find the same neatly and properly kept.

We are informed that the bridge on the road between White Oak and Wimborsboro, near the farm of Dr. J. R. McMaster, needs immediate repair. The same road, near White Oak, is reported to be not in good condition. The Rocky Mount road, near the residence of Daniel Hall, is reported as needing work. We bring these matters to the attention of the County Commissioners, with the suggestion that they act in the premises as early as existing circumstances will allow. The other roads and bridges in the county are, as far as we have ascertained, in fair condition.

There has been submitted to the grand jury a petition praying for the erection of a bridge over Dutchman's Creek, near the farm of Dr. S. S. Linder. We recommend that said petition be referred to the County Commissioners.

We recommend that blinds be placed on the windows on the west side of the Court House, similar to those recently placed on the north and south sides.

We tender our thanks to the Presiding Judge and the Solicitor for their assistance given us in the discharge of our duties.

All of which is respectfully submitted.

J. D. Hooton, Foreman.

This report was received and the grand jury was discharged from further attendance upon the Court at the present term.

## COURT OF GENERAL SESSIONS.

The Court made very rapid progress on Monday. Five cases were tried and a verdict of guilty was returned in each case.

On Tuesday morning the first case called was the State vs. Lias Rawlinson, charged with assault and battery of a high and aggravated nature. The defendant entered a plea of guilty.

In the case of the State vs. Os. Yongue, charged with assault and battery with intent to kill, Messrs. Douglass & McDonald appeared for the defense. The jury found the defendant "Not guilty."

In the case of the State vs. Allen Jackson, charged with carrying a concealed deadly weapon, Messrs. Douglass & McDonald appeared for the defense. The jury found the defendant "Not guilty."

In the case of the State vs. Alexander Gains, charged with larceny of grain from the field, Messrs. Ragdsdale & Ragdsdale and H. N. Obeare, Esq., appeared for the defense. The jury returned a verdict of "Guilty," but on motion of the defendant's attorneys this verdict was set aside and a new trial ordered.

This was the last case tried on Tuesday, a considerable number having been continued to the next term of Court.

The only case remaining on docket for trial was that against Allen Boyd and Tody Boyd, charged with murder, and counsel had agreed on Monday morning to try this case on Thursday. It thus became apparent to the Court that there would be nothing for the jurors to do on Wednesday and they were accordingly discharged until today.

Several appeals from trial justice courts were next taken up. The judgments in some of these cases were reversed, in others the trial justices were sustained.

On Wednesday morning the Court of General Sessions was adjourned and the Court of Common Pleas was opened. Calendar No. 3 was called and several judgments by default were given.

The Court of General Sessions was convened again on Thursday morning. The only remaining case for trial on the docket, to wit, the State vs. Allen Boyd and Tody Boyd, charged with murder, was then taken up. Messrs. Douglass & McDonald appeared for the defense. The indictment contained six counts, charging the defendants first as principals both and then alternately as principal and accessory before the fact.

The following jury was empaneled without much trouble: W. Watt Brice, W. J. Elliott, Richard W. Featherston, Charles S. Ford, William H. Willingham, Strother Ford, Robert S. Simonton, W. R. Rabb, Cato Hill (colored), J. B. Patrick, Alfred Lee

(colored), J. F. Coleman. Mr. W. Watt Brice was elected foreman, and the State proceeded to offer evidence.

It appeared that the deceased was a girl twelve or thirteen years of age, a daughter of the defendant Allen Boyd and stepdaughter of his wife and defendant Tody Boyd. She was buried about the first of May last. Some papers in the community suspected foul play and communicated with the coroner. This officer proceeded to the grave, had the body exhumed and held an inquest. Dr. Ira T. Smith was present and made a post mortem examination. He testified that marks of violence were found on various parts of the body; that there was especially a conspicuous wound over the left temple; that in his opinion these taken all together might have caused the death of the deceased.

Another witness, a colored girl, testified that she was, about the 26th of April, near the house of the defendants and heard Tody Boyd beating the deceased; heard the blows; was attracted by the crying; saw the deceased after her death and noted many marks of violence on her person, especially the wound over left temple.

Another colored woman, who saw the body, corroborated the statements of this witness.

A number of others testified that the deceased had been several times brutally beaten and otherwise harshly treated by both defendants. The testimony of Dr. Smith as to the condition of the stomach went to show also that in life deceased knew something of starvation too. The State rested about 1 o'clock, p. m.

The defense opened by examining Drs. Turner, Robertson and Aiken, to prove that death would not probably have resulted from the injuries which the prosecution had endeavored to show that the deceased received at the hands of the defendants. The testimony of neither of these physicians, however, be it said, appeared to cover entirely the exact facts of the case.

The defense examined several other witnesses and disputed perhaps every essential fact proved by the State. The character of several important witnesses for the prosecution was impeached, the defendants were put upon the stand, made each a very consistent statement and the defense closed.

The State confined itself in reply chiefly to supporting the character of the witnesses who had been impeached and closed about 4 p. m.

The opening argument for the defense was made by W. L. McDonald, Esq. He was followed by his colleague Chas. A. Douglass, Esq., and Solicitor McDonald was heard for the State. Judge Witherspoon delivered a very clear and impartial charge, and the jury retired. After remaining out about three-quarters of an hour a verdict of "Guilty, with a recommendation to mercy" was returned.

The Court here adjourned and the jurors were discharged.

On Friday morning counsel for the defense made a motion for a new trial. The motion was refused and the prisoners were sentenced to be executed on Friday, the 24th of July next. An effort will be made by the prisoners' counsel to have the sentence commuted.

The following sentences were then imposed upon prisoners who had been convicted at the present term:

Lias Rawlinson, who pleaded guilty to the charge of assault and battery in two cases was sentenced to three years imprisonment, at hard labor, in the penitentiary in each case.

Andy Alexander and Mary Bailey, convicted of adultery, were sentenced each to pay a fine of \$100 or be confined, at hard labor, in the penitentiary for six months.

Samuel Bailey, who was convicted of carrying a concealed deadly weapon, was sentenced to pay a fine of forty dollars or be imprisoned, at hard labor, in the penitentiary for the term of three months.

George Smith, convicted of stealing grain from the field, was sentenced to pay a fine of fifty dollars or be imprisoned in the penitentiary, at hard labor, for the term of one year.

William Sawyer and Alfred Grier, convicted of larceny of live stock, were sentenced to imprisonment, at hard labor, in the penitentiary for the term of one year and to pay a fine of five dollars.

## Sunday Services.

Messrs. Editors: For some weeks past it has frequently happened that on the Sabbath day there was service, either in all our churches, or in neither; also, services in the morning and none at night, in either church.

With your permission, I wish to make some suggestions through your paper on the subject, and they are as follows: For the summer months (or longer, if found agreeable,) will our ministers of the different congregations agree to unite and consent to appoint, alternately, one of their number to officiate Sunday nights at one of the most central points, viz., Baptist or Methodist churches? This would insure service every Sunday evening, and give a full congregation for the minister officiating; and at the same time it would partake somewhat the character of a union of brethren.

Looking for a reply from one of our clergymen in your next issue, I am yours,

Wimborsboro, June 8, 1885.

## ITEMS FROM SIMPSON.

Messrs. Editors: As you have requested dots from different sections of the county, we have concluded to send you a few from this section.

On Saturday the Fairfield Union held its meeting with Hornah church, located near this point. Several churches were represented through their delegates. At the appointed hour, the body convened, was called to order by the former Moderator. The names of the delegates were enrolled and the body was organized by the election of Dr. Boyd Moderator, and Mr. Edmunds, Secretary. The introductory sermon was preached by

the Rev. B. F. Corley.

After recess of one hour, and dinner, which the ladies of the community had prepared for the delegates and visitors, the body re-convened and proceeded to business. Queries were freely and fully discussed by Dr. Boyd, Mr. Edmunds, and the Rev. Messrs. Bradford, Mellichamp and Corley, after which the body adjourned to meet again on Sunday morning. Sabbath School addresses were delivered by the Rev. T. W. Mellichamp and Mr. H. Edmunds. The missionary sermon was preached by the Rev. C. G. Bradford, which was listened to with the strictest attention, after which a collection was taken up for the purpose of defraying the expenses of State missions. The Union then adjourned to meet with Concord church on Saturday before the fifth Sunday in August.

The late rains have improved vegetation wonderfully in this section. Crops that have been worked are looking well, but farmers must be up and doing, or "Gen. Green" with his forces (which he is marshalling) will get the advantage. Small grain crops are doing well; stands of corn not as good in places as we would like to see, but where worked is looking fine. Stands of cotton good, and laborers doing better than usual. We have every prospect for a fine-crop of fruit. Gardens are doing pretty well. To sum up, this section has no reason to complain. All that is necessary is a plenty of work and at the right time, by which, we mean, all the time, until the crop is laid by.

DELEGATE.

June 2, 1885.

## ITEMS FROM HOBBS.

Messrs. Editors: I do not feel specially charged with the duty of keeping the public posted in Hobbs matters, but as you kindly published my last communication, and as I see nothing in your last issue from any one else in this quarter, I thought a few dots might be acceptable. By the way, allow me to ask if your typographer is not responsible for the word "Sunday" in my last? Things are moving along here much after the old style, and judging from appearances, some of our farmers must have moved clear away from their cotton fields, for "Gen. Green" has come in and taken possession, and it is going to take rapid moving, wise maneuvering and persistent strategy to dislodge his forces, and don't you forget it. Another week like the last would make matters serious, but ten days of sunshine, such as we are having to-day, and a proper distribution of hoe and plow forces, will leave his army scattered and dying on the field.

Spring chickens are ripening and a few have already been killed. Beans and Irish potatoes are here, hard head cabbages are seen in the near future and the blackberry crop, which in freedmen's parlance is called the public land, bids fair to be abundant, and the wheat, what is it of, will soon be ready for the reaper, and then we expect to have pies and things. So you see the prospect brightens at the approach of summer, if winter did lag and fairly freeze out her fair sister spring. The oats crop has been greatly improved by the recent wet spell, but in my judgment cannot exceed half of average crop. Your correspondent mentioned Mr. Ashford's field of B. land corn as being fine. Our young farmer friend John McCain also has a promising field of the same, which has been neatly worked, and with favorable seasons will make a fine yield. Our people seem to be slowly but surely waking up to the fact that they are still some sickness among us, and the grim monster Death rides triumphantly through our fair land carrying out the divine fiat, "Dust thou art and unto dust shalt thou return." The pastor of Fairfield Church, Rev. J. R. McCain, has been kept quite busy for the last week or two visiting the sick and burying the dead. Very few deaths, however, have occurred in our immediate neighborhood—two aged colored women and one colored man. I wrote you last week in connection let me say I have seen no mention in your columns of the death of Mrs. Craig, of Rockton, Mrs. John Hendrix nor Mrs. Jane Robinson. The latter named died at the residence of her son-in-law, Mr. George Seigler, near Blythewood, on the 16th ult., in the eighty-eighth year of her age. She was in some respects a very remarkable woman. Her memory reached back to within a few years of the American Revolution. She lived of the adventures of her grand-children several years before her death, and her immediate posterity number about one hundred and forty. Her life was an illustration of the truth of Goethe's word, "Who are strong in faith, giving glory to God." She was a consistent member of the Associate Reformed Presbyterian church for, I suppose, three score and ten years.

June 1, 1885.

## STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD.

By J. R. BOYLES, Esq., Probate Judge.

WHEREAS, W. H. KERR, C. C. C. P. hath made suit to me to grant him letters of administration, of the estate and effects of Anna R. Kerr, deceased:

These are, therefore, to cite and admonish all and singular the kindred and creditors of the said Anna R. Kerr, deceased, that they be and appear before me in the Court of Probate, to be held at Fairfield Court House, S. C., on the 22nd day of June next, after publication hereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said administration should not be granted; and if you fail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.

Dated this 1st day of May, A. D. 1885.

J. R. BOYLES, Judge of Probate.

## STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD.

By J. R. BOYLES, Esq., Probate Judge.

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Dated this 1st day of May, A. D. 1885.

J. R. BOYLES, Judge of Probate.

## STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD.

By J. R. BOYLES, Esq., Probate Judge.

WHEREAS, MARY L. MOBLEY hath made suit to me to grant her letters of administration, of the estate and effects of Reuben Motley, deceased:

These are, therefore, to cite and admonish all and singular the kindred and creditors of the said Reuben Motley, deceased, that they be and appear before me in the Court of Probate, to be held at Fairfield Court House, S. C., on the 22nd day of June next, after publication hereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said administration should not be granted; and if you fail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.

Dated this 2nd day of May, A. D. 1885.

MCDONALD & DOUGLASS, Plaintiff's Attorneys.

## STATE OF SOUTH CAROLINA,

COUNTY OF FAIRFIELD.

By J. R. BOYLES, Esq., Probate Judge.

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These are, therefore, to cite and admonish all and singular the kindred and creditors of the said Reuben Motley, deceased, that they be and appear before me in the Court of Probate, to be held at Fairfield Court House, S. C., on the 22nd day of June next, after publication hereof, at 11 o'clock in the forenoon, to show cause, if any they have, why the said administration should not be granted; and if you fail to answer the complaint within the time aforesaid, the plaintiff in this action will apply to the Court for the relief demanded in the complaint.

Dated this 2nd day of May, A. D. 1885.

MCDONALD & DOUGLASS, Plaintiff's Attorneys.

## EXECUTOR'S NOTICE.

ALL persons holding claims against the Estate of J. R. McCain, deceased, will present the same duly attested, and all persons indebted to said estate will make payment to:

W. F. FEATHERSTON, Qualified Executor.

May 20th '85.

## DENTAL NOTICE.

DR. JAS. B. BIGHAM will be in his office at the Court House, S. C., on Friday and Saturday of each week, during the summer, but for the accommodation of his patients will make special engagements for other days.

May 27th '85.

## NEWS AGENCY.

SUBSCRIPTIONS received for all News papers, Periodicals and Magazines at Publishers' prices. Information on application.

Deesixth DuBois EGGLESTON.

**WARREN LELAND,**

whom everybody knows as the successful manager of

**Largest Hotel Enterprises**

of America, says that while a passenger from New York on board a ship going around Cape Horn, in the early days of emigration to California, he learned that one of the officers of the vessel had cured himself, during the voyage, of an obstinate disease by the use of

**Ayer's Sarsaparilla.**

Since then Mr. Leland has recommended AYER'S SARSAPARILLA in many similar cases, and he has never yet heard of its failure to effect a radical cure.

Some years ago one of Mr. Leland's farm laborers bruised his leg. Owing to the bad state of his blood, an ugly scrofulous swelling or lump appeared on the injured limb. Horrible itching of the skin, with burning and aching pains through the lump, made life almost intolerable. The leg became enormously enlarged, and running ulcers formed, discharging great quantities of extremely offensive matter. No treatment was of any avail until the use of Mr. Leland's Sarsaparilla, which he used for several weeks, and the swelling, the itching, the burning and the aching pains, all disappeared, and the leg returned to its normal condition.

We have Mr. Leland's permission to invite all who may desire further evidence in regard to the extraordinary curative powers of AYER'S SARSAPARILLA to see him personally either at